B3A (Officials 000-335 (012707) Doc 5 Filed 09/22/09 Entered 09/22/09 15:03:49 Desc Main

## United States Bankruptcy Court

Northern

In re Ednal, Euster-Wise, Debtor

an individual:

District Of

Illinois

			Chapter	
	APPLICAT	ION TO PAY FILING FEE IN	INSTALLMEN'	rs
1.	In accordance with Fed. R. Bankr. P. 10	6. I apply for permission to pay the filing fee	amounting to \$ 29	in installments.
2,	I am unable to pay the filing fee except i		into driening to #	m instantients.
3.		ot make any additional payment or transfer an	y additional property to	an attorney or any other person
4.	1 propose the following terms for the pay	nent of the Filing Fee.*		NOST STALE
	\$ 74.75 Check on		OS EN	
	\$ 74.75 on or before	12-22-09	<i>'</i>	ON SOME SOUND
		01-22-2010		CH QA
*	The number of installments proposed shapetition. For cause shown, the court may the petition. Fed. R. Bankr. P. 1006(b)(2	not exceed four (4), and the final installment extend the time of any installment, provided the	shall be payable not lat ne last installment is pai	er than 120 days after filing the d not later than 180 days after fil
5.	I understand that if I fail to pay any instal	nent when due, my bankruptcy case may be d	ismissed and I may not	receive a discharge of my debts
Signatur	re of Attorney Date	Signature of I (In a joint case	Debtor , both spouses must sig	Date Date
		, 2	,	, <i>,</i>
Name of	f Attorney			
Name o			oint Debtor (if any)	Date
I decla and have rules or ; have giv under tha	DECLARATION AND SIGNATURE are under penalty of perjury that: (1) I am a be provided the debtor with a copy of this doc guidelines have been promulgated pursuant ten the debtor notice of the maximum amount at section; and (4) I will not accept any additional tent of the debtor notice of the maximum amount at section; and (4) I will not accept any additional tent of the debtor notice of the maximum amount at section; and (4) I will not accept any additional tent of the debtor notice of the maximum amount at section; and (4) I will not accept any additional tent of the debtor notice of the maximum amount at section; and (4) I will not accept any additional tent of the debtor notice of the maximum amount at section; and (4) I will not accept any additional tent of the debtor notice of the maximum amount at section; and (4) I will not accept any additional tent of the debtor notice of the maximum amount at section; and (4) I will not accept any additional tent of the debtor notice of the maximum amount at section; and (4) I will not accept any additional tent of the debtor notice of the maximum amount at section; and (4) I will not accept any additional tent of the debtor notice of the maximum amount at section; and (4) I will not accept any additional tent of the debtor notice of the maximum amount at section is a section of the debtor notice.	OF NON-ATTORNEY BANKRUPTCY Pankruptcy petition preparer as defined in 11 U ment and the notices and information required 11 U.S.C. § 110(h) setting a maximum fee for before preparing any document for filing for onal money or other property from the debtor	S.C. § 110; (2) I prepar I under I1 U.S.C. §§ 11 or services chargeable b	R (See 11 U.S.C. § 110)  ed this document for compensati [0(b), 110(h), and 342(b); (3) if y bankruptcy petition preparers,
I decla and have rules or giv have giv under that Printed of	DECLARATION AND SIGNATURE are under penalty of perjury that: (1) I am a be provided the debtor with a copy of this doc guidelines have been promulgated pursuant ten the debtor notice of the maximum amount at section; and (4) I will not accept any addition Typed Name and Title, if any, of Bankrup	OF NON-ATTORNEY BANKRUPTCY Parkruptcy petition preparer as defined in 11 U ment and the notices and information required 11 U.S.C. § 110(h) setting a maximum fee for before preparing any document for filling for onal money or other property from the debtor	S.C. § 110; (2) I prepar I under 11 U.S.C. §§ 11 or services chargeable be a debtor or accepting ar before the filing fee is p	R (See 11 U.S.C. § 110)  ed this document for compensation (b), 110(h), and 342(b); (3) if y bankruptcy petition preparers, by fee from the debtor, as required aid in full.
I decla and have rules or shave give under that Printed of the bar person, of	DECLARATION AND SIGNATURE are under penalty of perjury that: (1) I am a be provided the debtor with a copy of this doc guidelines have been promulgated pursuant ten the debtor notice of the maximum amount at section; and (4) I will not accept any addition to the property of Bankrup or Typed Name and Title, if any, of Bankrup and the property petition preparer is not an individual or partner who signs the document.	of Non-Attorney Bankruptcy Pankruptcy petition preparer as defined in 11 U ment and the notices and information required 11 U.S.C. § 110(h) setting a maximum fee for before preparing any document for filing for onal money or other property from the debtor of the property from the debto	S.C. § 110; (2) I prepar I under 11 U.S.C. §§ 11 or services chargeable be a debtor or accepting ar before the filing fee is p	R (See 11 U.S.C. § 110)  ed this document for compensation (b), 110(h), and 342(b); (3) if y bankruptcy petition preparers, by fee from the debtor, as required aid in full.
I decla and have rules or givender that Printed of the bar person, o	DECLARATION AND SIGNATURE are under penalty of perjury that: (1) I am a be provided the debtor with a copy of this doc guidelines have been promulgated pursuant ten the debtor notice of the maximum amount at section; and (4) I will not accept any addition to the property of Bankrup or Typed Name and Title, if any, of Bankrup and the property petition preparer is not an individual or partner who signs the document.	of Non-Attorney Bankruptcy Pankruptcy petition preparer as defined in 11 U ment and the notices and information required 11 U.S.C. § 110(h) setting a maximum fee for before preparing any document for filing for onal money or other property from the debtor of the property from the debto	S.C. § 110; (2) I prepar I under 11 U.S.C. §§ 11 or services chargeable be a debtor or accepting ar before the filing fee is p	R (See 11 U.S.C. § 110)  ed this document for compensation (b), 110(h), and 342(b); (3) if y bankruptcy petition preparers, by fee from the debtor, as required and in full.
I decta and have rules or have giv under that Printed of If the bar person, of Idress	DECLARATION AND SIGNATURE are under penalty of perjury that: (1) I am a be provided the debtor with a copy of this doc guidelines have been promulgated pursuant ten the debtor notice of the maximum amount at section; and (4) I will not accept any addition to the property of Bankrup or Typed Name and Title, if any, of Bankrup and the property petition preparer is not an individual or partner who signs the document.	of Non-Attorney Bankruptcy Pankruptcy petition preparer as defined in 11 U ment and the notices and information required 11 U.S.C. § 110(h) setting a maximum fee for before preparing any document for filing for onal money or other property from the debtor of the property from the debto	S.C. § 110; (2) I prepar I under 11 U.S.C. §§ 11 or services chargeable be a debtor or accepting ar before the filing fee is p	R (See 11 U.S.C. § 110)  ed this document for compensation (0(b), 110(h), and 342(b); (3) if y bankruptcy petition preparers, by fee from the debtor, as required to aid in full.

If more than one person prepared this document, attach additional signed sheets conforming to the appropriate Official Form for each person. A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both. 11 U.S.C. § 110; 18 U.S.C. § 156.

## United States Bankruptcy Court Northern District Of Illinois

		United States Bankruptcy Judge
Date: SEP	2 2 2009	KENNETH S. GARDNER Clerk, U.S. Bankruptcy Court
		BY THE COURT
payment or train	IT IS FURTHER ORDERED that until the finsfer any additional property to an attorney or an	iling fee is paid in full the debtor(s) shall not make any additional by other person for services in connection with this case.
\$	on or before	
\$	on or before	
\$	on or before	
\$	Check one	With the filing of the petition, or On or before
	IT IS ORDERED that the debtor(s) shall pay	the filing fee according to the following terms:
application.	IT IS ORDERED that the debtor(s) may pay	the filing fee in installments on the terms proposed in the foregoing
` .	ORDER APPROVING PAYMEN	IT OF FILING FEE IN INSTALLMENTS
		Chapter
In re(_	Debtor	Case No.
In re	Edna L. Easter Wix	09-2001